

Nervous Women

Their Sufferings Are Usually Due to Uterine Disorders. Perhaps Unsuspected

A MEDICINE THAT CURES



Can we dispute the well-known fact that American women are nervous? How often do we hear the expression, "I am so nervous, it seems as if I should fly," or "Don't speak to me." Little things annoy you, you can't sleep, you are unable to quietly and calmly perform your daily tasks or care for your children.

The relation of the nerves and generative organs in women is so close that nine-tenths of the nervous prostration, nervous debility, the blues, sleeplessness and nervous irritability arise from some derangement of the organism which makes her a woman.

Fits of depression or restlessness and irritability. Spirits easily affected, so that one minute she laughs, the next minute weeps. Pain in the ovaries and between the shoulders. Loss of voice, nervous dyspepsia. A tendency to cry at the least provocation. All this points to nervous prostration.

Nothing will relieve this distressing condition and prevent months of prostration and suffering so surely as Lydia E. Pinkham's Vegetable Compound.

Mrs. M. E. Shotwell, of 103 Flatbush Avenue, Brooklyn, N. Y., writes:

"I cannot express the wonderful relief I have experienced by taking Lydia E. Pinkham's Vegetable Compound. I suffered for a long time with nervous prostration, backache, headache, loss of appetite. I could not sleep and would walk the floor almost every night."

"I had three doctors and got no better, and life was a burden. I was advised to try Lydia E. Pinkham's Vegetable Compound, and it has worked wonders for me."

"I am a well woman, my nervousness is all gone and my friends say I look ten years younger."

Will not the volumes of letters from women made strong by Lydia E. Pinkham's Vegetable Compound convince all women of its virtues? Surely you cannot wish to remain sick and weak and discouraged, exhausted each day, when you can be as easily cured as other women.

THE ESSENCE OF LIFE.

THE BLOOD

is the very essence of life. Keep the blood healthy and the various organs will be healthy. The way by which the blood is to be kept pure and healthy is not by administering so-called blood tonics, but by keeping the glands of the body pure, sweet, and clean, and this is to be accomplished by a gentle assistance to nature. Nature rebels against the powerful drugs that are administered to-day for her assistance. She does not stand in need of them; they always do her harm. Do not put powerful drugs into your stomach.

Long Life Liver and Kidney Cure

The discovery of Rev. H. E. O'Grady, will be found the best remedy ever offered to relieve constipation and all the forms of Liver and Kidney trouble. If your liver is right you will not suffer from indigestion, jaundice, chills, fever, and many other troubles arising from diseased liver.

Louis Saks, of Birmingham, Ala., the largest clothier in the state, says: "Your Long Life Liver and Kidney Cure is rightly called Long Life, as it is a medicine of great merit."

For Sale by
Hannah Bros.

Walter S. Hooton,
General Dealer in

Bicycles, Bicycle Sundries and Fittings.

CYCLES REPAIRED.
CYCLES FOR RENT.

Iron Safes, Cash Registers, Type writers, Guns, Pistols, Locks and Umbrellas repaired.

Lawn Mowers, Scissors, Knives, etc., sharpened.

Most complete line of keys in the city.

12 EAST INTENDENCIA ST.
PHONE 1133.

MOSQUITO PROOF DOOR AND WINDOW SCREENS. H. G. DeSILVA & CO.

DISAPPEARANCE OF A TAMPA VESSEL

Nothing Heard from Schooner Robert Center Since Passing Key West.

The Tampa Herald publishes the following regarding the mysterious disappearance of the schooner Robert Center, which has not been heard from since January 7:

Relative to the item appearing in the Jacksonville Metropolis of last Saturday, republished in the Herald of yesterday, concerning the missing schooner, Robert Center, which cleared from Tampa January 3, with lumber for Sagua la Grande, Cuba, and after being sighted near Key West January 7th, has never been heard of since, a Herald reporter this morning called on Mr. Ernest Berger, the well known merchandise broker, half owner of the missing vessel.

Mr. Berger stated to the Herald that the vessel, Robert Center, was purchased by him during the month of last December from William Wreck of Brooklyn and later he (Berger) had sold one-quarter interest in the boat to Miguel Serra, the Captain, and another quarter interest to Narciso Alvarez, the mate, retaining for himself a half interest. Mr. Berger had intended making runs between Tampa and Cuba, loading the vessel here with lumber and returning to this port with Cuban cedar.

Last sighted January 7.

On January 3 the Robert Center, consigned to Antonio P. Garcia of Sagua la Grande, burdened with lumber, cleared the port with Captain, mate and a crew of possibly three men aboard. On the 7th of January the boat was sighted off Key West. Since then nothing has been heard of the Robert Center.

The vessel was worth \$3,000 and carried a load of lumber worth \$1,000. Mr. Berger denied that the vessel was loaded with wine and that the members of the crew spent any of their time before leaving in gambling houses or local dens. Serra, the captain of the boat, was considered a very reliable man and had during the past four or five years been employed as captain on vessels owned by the Lykes Bros. and Captain James McKay, all of whom had served faithfully. Narciso Alvarez, the mate, was a Spanish cigar packer and Mr. Berger was of the impression that the Spaniard had invested all his ready money in buying the quarter interest in the boat. Both captain and mate were pressed for money when they left Tampa. The half owner of the boat has tried through many channels to secure information and has each time been balked. He is now of the opinion that the captain has run off with the boat, sold the cargo, possibly both schooner and cargo, and that the vessel sails under another name flying a South American flag.

The Captain's Family.

Beginning January 17th the wife and children of Captain Serra daily went to the office of the broker for information concerning the boat, and when told that there was no information forthcoming would always burst into tears. These trips were made to the office daily and covered a period of one month. Mrs. Serra is now in mourning, believing her husband with all the crew, to have found watery graves. She is very strong in her scorn for the theory advanced that Captain Serra has placed the boat service to his own desires and wishes.

The Federal Authorities.

On July 5th Mr. Berger wrote to the Commissioner of Navigation at Washington asking that the government do all in its power to recover the lost property. On the 8th Commissioner A. T. Chamberlain replied that all possible would be done both through the department of state and the collectors of customs at the various ports. Thus far nothing has been heard. The boat remains unseen and the broker expects to hear news of the Center within the next thirty days or give the matter up as another of those unsolvable mysteries.

Rumors.

The cargo was fully covered by insurance, Capt. James McKay endorsing for his former employee, Serra. Some time back Captain McKay was compelled to pay W. J. Carter for the lumber placed on the boat by the latter and now Captain McKay is attempting to recuperate through recovering the insurance money. The insurance companies are attempting to defer payment through the six months' limit.

It was rumored some time ago in maritime circles that the steamer Morro Castle had struck and sunk a lumber schooner flying the American flag and tallying with the description of the Center just off Key West not far from the Cuban coast. Captain McKay immediately wrote the captain of the Morro Castle, but has never received a response.

It has also been rumored here that a vessel sailing the description of the missing one had beached on the Cuban shore, unloaded her deck lumber and got off anchor, coming to this port, it was thought, and to strengthen the rumor certain parties affirmed that they had seen a quantity of lumber floating about the coast.

If the Center is still afloat the United States, with its multiform and multifold ways of gathering maritime information, should glean as much within thirty days. The various ports have been warned to keep a strict watch for the vessel. This much is certain: The Robert Center left Tampa well equipped with able-bodied men and at time of clearance the vessel was in good repair. A lumber schooner had she sprung a leak, been beached or struck a rock, waterlogged she would continue to float about the waters for months to come.

Seven Years of frightful suffering from Eczema Cured by 4 bottles of D. D. D. Prescription

Read letter from this prominent business man.



After giving every well-known remedy a thorough trial and taking treatment from different physicians without receiving any relief, I had almost given up hope when through the recommendation of the drug firm, Sherman & McConnell, I tried a bottle of the D. D. D. It gave me instant relief. Have used four bottles and think I am cured after suffering for the last six or seven years with the worst of all skin diseases, the eczema.

W. E. OWENS, The Owens Fence Post Co.

Don't be fooled into thinking that skin troubles come from blood impurities and don't ruin your stomach with purges and blood remedies.

Eczema and all skin diseases are caused by little germs that attack the skin externally. The D. D. D. Prescription kills these germs and leaves the skin clear, soft and healthy. Its work seems almost miraculous. If you are skeptical go to the druggist whose name appears below and he will show you photos and proof positive that D. D. D. will actually cure any and all skin diseases.

D. D. D. costs but \$1.00 per bottle and is guaranteed to cure any skin disease or money refunded. For sale and guaranteed by

"Write the Medical Department, D. D. D. Company, Chicago, for free consultation and advice."

Hooton's Pharmacy PRISONERS TO GO TO CAMP

NOTORIOUS BOB. WASHINGTON WILL BE AMONG THE NUMBER TO BE TAKEN OUT TO WORK.

Three colored prisoners convicted at this term of the criminal court, will leave the city to-day to begin their terms in the state convict camp of Varn Bros. The negroes are to serve from six months to five years each.

They were Bob. Washington, sentenced for a term of five years; Will Kelly, who will serve one year, and Mary Jones, who is to remain there for six months.

Washington is the most notorious of the trio, and many officers will breathe a sigh of relief when they see him leave the city to be gone for a long period. He has been in many scrapes, and when drinking he always resists arrest and causes trouble for the officers. He was convicted of breaking into the saloon of G. Guardia and stealing a quantity of whiskey, as well as breaking up a new cash register in an effort to locate any money that might be in the register.

War Against Consumption. All nations are endeavoring to check the ravages of consumption, the "white plague" that claims so many victims each year. Foley's Honey and Tar cures coughs and colds perfectly and you are in no danger of consumption. Do not risk your health by taking some unknown preparation when Foley's Honey and Tar is safe and certain in results. Ask for Foley's Honey and Tar and insist upon having it. W. A. Alambert, druggist and apothecary.

MOSQUITO PROOF DOOR AND WINDOW SCREENS. H. G. DeSILVA & CO.

MITCHELL'S Famous Scotch and Irish WHISKIES

Are recommended by Analysts and Doctors for their purity and excellence. See that you get

Mitchell's Whiskies and don't be persuaded to take any other.

7 Cor's Building, Presens Row, Liverpool, England.

SMOKE A GOOD ONE FRANCES

FRANCIS CIGAR-1075 E. N. HARRIS, MOBILE, ALA.

BRIDGE ACROSS PERDIDO RIVER

County Commissioners are Advertising for Bids to Build Steel Structure.

In accordance with the agreement between the commissioners of Escambia county, Florida, and Baldwin county, Ala., the county commissioners of Escambia county are advertising for bids for building a steel bridge across the Perdido river at Muscogee. The advertisement for bids is as follows:

Bids for building a Steel Bridge across the Perdido River by Escambia County, Florida, and Baldwin County, Alabama, near Muscogee, Florida, will be received until October 1st, 1905, and will be opened by the Board of County Commissioners of Escambia County, Florida, and Baldwin County, Alabama, at Pensacola, Florida, on October 10th, 1905. Bidders must visit site, make all measurements, take soundings and submit blue-print with bid.

Plans and specifications can be seen at Pensacola, Florida, in the office of A. M. McMillan, Clerk of the Circuit Court. The right is reserved to reject any or all bids. Bids to be addressed to A. M. McMillan, Clerk Board County Commissioners, Pensacola, Florida, and should be marked, "Proposals for Steel Bridge."

For the purpose of purchasing, or constructing, Waterworks, the sum of Two Hundred and Fifty Thousand Dollars (\$250,000.00), or so much thereof as may be necessary.

For the purpose of purchasing, or providing, a system of sewerage and drainage, the sum of Two Hundred and Fifty Thousand Dollars (\$250,000.00), or so much thereof as may be necessary.

For the purpose of purchasing, or providing, a city hall building, the sum of Seventy-five Thousand Dollars (\$75,000.00), or so much thereof as may be necessary.

For the purpose of purchasing, or providing, a Police Station and Jail building, the sum of Twenty-five Thousand Dollars (\$25,000.00), or so much thereof as may be necessary.

Any money received from the sale of any of said bonds which shall not be used for the purpose authorized shall be placed in the sinking fund and used solely for the purpose of retiring the bonds issued under this ordinance.

Sec. 2. That the bonds provided for herein shall be known as "Improvement Bonds of the City of Pensacola, Florida." They shall be issued in the name of the City of Pensacola and shall be signed by the Mayor, the City Comptroller, and the Chairman of the Board of Bond Trustees, and shall bear the corporate seal of the City of Pensacola. Said bonds shall be of the denomination of one thousand dollars (\$1,000.00) and shall be numbered in the order in which they are issued. The form of said bonds shall be as hereafter provided by ordinance, recommended by the Board of Bond Trustees. Said bonds shall be issued the first day of October, A. D. 1905, or at such time thereafter as the Council may provide by ordinance, and they shall become due and payable thirty years after the date of their issue, with the option reserved by the city of retiring at par and accrued interest any or all of said bonds numbered from one (1) to three hundred and fifty (350), inclusive, at any time after twenty years from the date of issue, and those numbered from three hundred and fifty-one (351) to five hundred (500) inclusive, at any time after twenty-five (25) years from the date of issue. The said bonds shall draw interest from the date of issue at a rate not exceeding five (5) per centum per annum, payable on the first day of January and the first day of July of each year, and shall have interest coupons attached, payable on said dates. The principal and interest of said bonds shall be payable in gold coin of the United States of America of the present weight and fineness at such place or places as may be designated by ordinance prescribing the form of said bonds.

Sec. 3. That, for the purpose of paying the principal and interest of the bonds herein provided for, the entire taxable property within the City of Pensacola is hereby pledged, and it shall be the duty of the Mayor and Council of the City of Pensacola to levy annually a special tax on all taxable property within the corporate limits of said city as may be necessary to pay the interest on said bonds and to provide a sinking fund for the payment of said bonds. The tax levied to provide a sinking fund shall, annually, from the date of said bonds to October 1st, 1910, amount to not less than one-half of one per cent. of the total amount of bonds issued, and thereafter to October 1, 1915, to not less than one per cent. of the amount of said bonds, and from and after October 1, 1915, to not less than two and one-half per cent. of the amount of said bonds. All money raised by taxation, or otherwise, for the payment of the interest, or principal, of said bonds shall, when collected, be paid to the Bond Trustees of the City of Pensacola, who may invest the same, or so much thereof as may be advisable, in bonds of the United States Government or bonds of any State, County or City, or may loan same with any of said bonds as collateral security or on National Bank certificates of deposit with approved collateral. Provided that all such investments and loans shall be made with the approval of two-thirds of all the members of the City Council and shall at all times be subject to such approval.

Sec. 4. That the Board of Bond Trustees shall offer said bonds for sale by notice published in a newspaper published in the City of Pensacola, and in a newspaper published in the City of New York or such other cities as the Bond Trustees may deem advisable, and calling for sealed bids for said bonds, to be received by the day specified in said notice. On the day specified in said notice for receiving bids the Board of Bond Trustees at a meeting to be held at the city hall in the City of Pensacola shall publicly open and read all bids received, but no bid shall be accepted unless it shall be approved by the City Council. The Board of Bond Trustees shall have the right to reject any and all bids, and with the approval of the Council to re-advertise for sale, and sell from time to time any of said bonds remaining unsold.

Sec. 5. That all bonds, when engraved, or issued shall be placed by

the Board of Bond Trustees in such tank, or tanks, or other depository as shall be approved by the Council of the City of Pensacola, and all money received from the sale of said bonds shall be deposited by the Board of Bond Trustees with such depository, and any monies not needed for immediate disbursements shall be placed at interest by such Trustees at such places and upon such terms and conditions as the Council may approve.

Sec. 6. That it shall be the duty of the Board of Bond Trustees whenever it sells, or otherwise disposes of any bond, or bonds, to register the same in a book to be provided for that purpose and to be kept in the office of the City Comptroller. Such registration of each bond, when and to whom sold or how disposed of, and the amount for which sold or disposed of.

Sec. 7. That the City Treasurer and all other officers and agents collecting or receiving any money from any assessment, tax, or other source to be applied to the payment of the principal or interest of said bonds, or any of them, or any portion of the indebtedness created hereby, shall make semi-monthly or oftener if required by the Board of Bond Trustees, written reports, in duplicate, showing the exact amount collected, or received by them, and the person or source from which the same was received, or collected. One of said reports shall be kept in the records of proceedings of the Board of Bond Trustees, and the other shall be filed with the City Comptroller and entered by him in a book to be provided for that purpose under the direction of the Finance Committee of the City Council.

Sec. 8. That the Mayor of the City of Pensacola is hereby directed to issue his proclamation calling an election to be held on the 22nd day of August, A. D. 1905, to determine whether or not the issuance of bonds for the purposes and amounts herein enumerated, or any of them, shall at that time be approved by the majority of the voters cast by the qualified electors qualified to vote and voting at said election. Said proclamation shall contain the names of the members of the Board of Bond Trustees and shall be published daily in a newspaper published in the City of Pensacola during the period of one week.

Sec. 9. That, before the time of the issuance of said proclamation, the Council shall, by the affirmative vote of two-thirds of all the members elect of the Board of Bond Trustees, and shall be published daily in a newspaper published in the City of Pensacola, each of whom shall be the owner of real estate therein, as a Board of Bond Trustees. The members of said Board shall be elected for the term of one, two and three years, respectively. All vacancies on the Board of Bond Trustees shall be filled by the Council. Each of said Board Trustees shall give a bond in the sum of Fifteen Thousand Dollars and they shall receive such compensation as the Council shall from time to time prescribe by ordinance. Said Board of Bond Trustees, in addition to the powers and duties hereby conferred, shall possess the powers vested in and perform the duties conferred upon the Board of Bond Trustees of the City of Pensacola by an act of the Legislature of the State of Florida entitled "An Act to Authorize the City of Pensacola to issue negotiable bonds for municipal purposes, and provide for the payment thereof," approved May 12th, 1905, and shall possess such other powers and perform such other duties as may be hereafter provided by ordinance.

Sec. 10. That the ballots used in said election shall be substantially in the following form:

OFFICIAL BALLOT.
Special Bond Election, City of Pensacola.

Election Precinct No.
(The voter must make a cross mark (X) before the words "For Bonds" or "Against Bonds" accordingly as he approves, or disapproves, of the issuance of bonds for each of the respective purposes and amounts.)

.....For Bonds. Shall bonds issue for Two Hundred and Fifty Thousand Dollars (\$250,000.00) for purchasing or constructing Water Works?
.....Against Bonds.

.....For Bonds. Shall bonds issue for Two Hundred and Fifty Thousand Dollars (\$250,000.00) for constructing or providing a system of sewerage and drainage?
.....Against Bonds.

.....For Bonds. Shall bonds issue for One Hundred and Fifty Thousand Dollars (\$150,000.00) for paving and otherwise improving streets and public ways?
.....Against Bonds.

.....For Bonds. Shall bonds issue for Seventy-five Thousand Dollars (\$75,000.00) for the purpose of purchasing a site and for constructing or providing a city hall building?
.....Against Bonds.

.....For Bonds. Shall bonds issue for Twenty-five Thousand Dollars (\$25,000.00) for purchasing a site and for constructing, or providing, a Police Station and Jail building?
.....Against Bonds.

Each cross mark on said ballot in front of the words "For Bonds" shall constitute a vote of the elector making the same in favor of the proposition to issue bonds for the purposes and amounts specified and each such cross mark in front of the words "Against Bonds" shall constitute a vote of the elector making the same against the proposition to issue bonds for the purpose and amount specified. If a majority of the votes in said election shall be cast in favor of bonds specified, then the bonds shall be issued as herein provided, for such amounts and purposes; but unless a majority of the votes cast shall be so cast in favor of the proposition to issue bonds for the purpose and amount specified, the amount proposed to be issued for such purpose and amount shall not be issued.

Sec. 11. That as soon as possible after the passage of this ordinance the City Council shall by the majority vote of all its members, elect some qualified person to act as Register for said

LEGAL ADVERTISEMENTS.

AN ORDINANCE To provide for the issuance of Bonds of the City of Pensacola, Florida, under and by virtue of an Act of the Legislature of the State of Florida, entitled "An Act to Authorize the City of Pensacola to issue negotiable bonds for municipal purposes, and provide for the payment thereof," approved May 12th, 1905.

Be it ordained by the Mayor and Council of the City of Pensacola: Section 1. That negotiable coupon bonds of the City of Pensacola shall be issued as hereinafter provided for several purposes, and amounts enumerated, as follows:

For the purpose of purchasing, or constructing, Waterworks, the sum of Two Hundred and Fifty Thousand Dollars (\$250,000.00), or so much thereof as may be necessary.

For the purpose of purchasing, or providing, a system of sewerage and drainage, the sum of Two Hundred and Fifty Thousand Dollars (\$250,000.00), or so much thereof as may be necessary.

For the purpose of purchasing, or providing, a city hall building, the sum of Seventy-five Thousand Dollars (\$75,000.00), or so much thereof as may be necessary.

For the purpose of purchasing, or providing, a Police Station and Jail building, the sum of Twenty-five Thousand Dollars (\$25,000.00), or so much thereof as may be necessary.

Any money received from the sale of any of said bonds which shall not be used for the purpose authorized shall be placed in the sinking fund and used solely for the purpose of retiring the bonds issued under this ordinance.

Sec. 2. That the bonds provided for herein shall be known as "Improvement Bonds of the City of Pensacola, Florida." They shall be issued in the name of the City of Pensacola and shall be signed by the Mayor, the City Comptroller, and the Chairman of the Board of Bond Trustees, and shall bear the corporate seal of the City of Pensacola. Said bonds shall be of the denomination of one thousand dollars (\$1,000.00) and shall be numbered in the order in which they are issued. The form of said bonds shall be as hereafter provided by ordinance, recommended by the Board of Bond Trustees. Said bonds shall be issued the first day of October, A. D. 1905, or at such time thereafter as the Council may provide by ordinance, and they shall become due and payable thirty years after the date of their issue, with the option reserved by the city of retiring at par and accrued interest any or all of said bonds numbered from one (1) to three hundred and fifty (350), inclusive, at any time after twenty years from the date of issue, and those numbered from three hundred and fifty-one (351) to five hundred (500) inclusive, at any time after twenty-five (25) years from the date of issue. The said bonds shall draw interest from the date of issue at a rate not exceeding five (5) per centum per annum, payable on the first day of January and the first day of July of each year, and shall have interest coupons attached, payable on said dates. The principal and interest of said bonds shall be payable in gold coin of the United States of America of the present weight and fineness at such place or places as may be designated by ordinance prescribing the form of said bonds.

Sec. 3. That, for the purpose of paying the principal and interest of the bonds herein provided for, the entire taxable property within the City of Pensacola is hereby pledged, and it shall be the duty of the Mayor and Council of the City of Pensacola to levy annually a special tax on all taxable property within the corporate limits of said city as may be necessary to pay the interest on said bonds and to provide a sinking fund for the payment of said bonds. The tax levied to provide a sinking fund shall, annually, from the date of said bonds to October 1st, 1910, amount to not less than one-half of one per cent. of the total amount of bonds issued, and thereafter to October 1, 1915, to not less than one per cent. of the amount of said bonds, and from and after October 1, 1915, to not less than two and one-half per cent. of the amount of said bonds. All money raised by taxation, or otherwise, for the payment of the interest, or principal, of said bonds shall, when collected, be paid to the Bond Trustees of the City of Pensacola, who may invest the same, or so much thereof as may be advisable, in bonds of the United States Government or bonds of any State, County or City, or may loan same with any of said bonds as collateral security or on National Bank certificates of deposit with approved collateral. Provided that all such investments and loans shall be made with the approval of two-thirds of all the members of the City Council and shall at all times be subject to such approval.

Sec. 4. That the Board of Bond Trustees shall offer said bonds for sale by notice published in a newspaper published in the City of Pensacola, and in a newspaper published in the City of New York or such other cities as the Bond Trustees may deem advisable, and calling for sealed bids for said bonds, to be received by the day specified in said notice. On the day specified in said notice for receiving bids the Board of Bond Trustees at a meeting to be held at the city hall in the City of Pensacola shall publicly open and read all bids received, but no bid shall be accepted unless it shall be approved by the City Council. The Board of Bond Trustees shall have the right to reject any and all bids, and with the approval of the Council to re-advertise for sale, and sell from time to time any of said bonds remaining unsold.

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Sec. 6. That it shall be the duty of the Board of Bond Trustees whenever it sells, or otherwise disposes of any bond, or bonds, to register the same in a book to be provided for that purpose and to be kept in the office of the City Comptroller. Such registration of each bond, when and to whom sold or how disposed of, and the amount for which sold or disposed of.

Sec. 7. That the City Treasurer and all other officers and agents collecting or receiving any money from any assessment, tax, or other source to be applied to the payment of the principal or interest of said bonds, or any of them, or any portion of the indebtedness created hereby, shall make semi-monthly or oftener if required by the Board of Bond Trustees, written reports, in duplicate, showing the exact amount collected, or received by them, and the person or source from which the same was received, or collected. One of said reports shall be kept in the records of proceedings of the Board of Bond Trustees, and the other shall be filed with the City Comptroller and entered by him in a book to be provided for that purpose under the direction of the Finance Committee of the City Council.

Sec. 8. That the Mayor of the City of Pensacola is hereby directed to issue his proclamation calling an election to be held on the 22nd day of August, A. D. 1905, to determine whether or not the issuance of bonds for the purposes and amounts herein enumerated, or any of them, shall at that time be approved by the majority of the voters cast by the qualified electors qualified to vote and voting at said election. Said proclamation shall contain the names of the members of the Board of Bond Trustees and shall be published daily in a newspaper published in the City of Pensacola during the period of one week.

Sec. 9. That, before the time of the issuance of said proclamation, the Council shall, by the affirmative vote of two-thirds of all the members elect of the Board of Bond Trustees, and shall be published daily in a newspaper published in the City of Pensacola, each of whom shall be the owner of real estate therein, as a Board of Bond Trustees. The members of said Board shall be elected for the term of one, two and three years, respectively. All vacancies on the Board of Bond Trustees shall be filled by the Council. Each of said Board Trustees shall give a bond in the sum of Fifteen Thousand Dollars and they shall receive such compensation as the Council shall from time to time prescribe by ordinance. Said Board of Bond Trustees, in addition to the powers and duties hereby conferred, shall possess the powers vested in and perform the duties conferred upon the Board of Bond Trustees of the City of Pensacola by an act of the Legislature of the State of Florida entitled "An Act to Authorize the City of Pensacola to issue negotiable bonds for municipal purposes, and provide for the payment thereof," approved May 12th, 1905, and shall possess such other powers and perform such other duties as may be hereafter provided by ordinance.

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.....For Bonds. Shall bonds issue for Seventy-five Thousand Dollars (\$75,000.00) for the purpose of purchasing a site and for constructing or providing a city hall building?
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Sec. 11. That as soon as possible after the passage of this ordinance the City Council shall by the majority vote of all its members, elect some qualified person to act as Register for said

election and it shall be the duty of said Register to prepare under the supervision of the Board of Canvassers herein provided for, a list of all qualified voters residing in each election precinct in the City of Pensacola, who shall have paid taxes on real estate or personal